UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

IN RE:	§	
DAVID LEON CROSS,	U	se No. 01-37901-BJH-7
Debtor.		apter 7
DDENDA EUL LED	§ § §	
BRENDA FULLER,		
INTERNET OPS.COM, INC., &	8	
WHATANET, INC.,	§	
Dlain4iff	<i>©</i>	
Plaintiff,	8	
vs.	8	
v 3.	8	
MULTISOURCE		versary Pro.
COMMUNICATIONS, INC., formerly		01-3711
known as MULTISOURCE	§ 110.	01-3/11
COMMUNICATIONS, LC, TEXAS	8	
INTERNET, INC., OUT-OF-AREA	8	
MARKETING, INC., ADAM	8	
DILLAPLAIN, PAUL VAN METER,	8	
WILLIAM "BILL" BOWMAN, C.	<i>\$</i> \$\times\$	
SAM SMITH, JOHN M. SJOVALL,		
and HALEY & DAVIS, P.C.,	\$ \$	
, ,	\$ \$	
Defendants,	§	
,	§	
vs.	§	
	§	
DAVID LEON CROSS,	<i>ၹ ၹ ၹ ၹ ၹ ၹ ၹ ၹ</i>	
	§	
Third-Party Defendant.	§	

ORDER GRANTING MOTION TO REMAND

Before the Court is John M. Sjovall's and Haley & Davis, P.C.'s (the "Movants") Motion and Notice of Motion to Abstain, Motion to Remand and Alternatively, Motion to Sever and Remand Severed Defendants (the "Motion"). For the reasons set forth in the accompanying

Memorandum Opinion, the Motion is hereby GRANTED and the Civil Action¹ is REMANDED to the State Court.

Signed: April ______, 2002.

Barbara J. Houser

United States Bankruptcy Judge

¹ Capitalized terms not defined herein shall have the meanings ascribed to them in the Memorandum Opinion.